Intention to Voto for It-Caffery of Lou-tsiana Opposes It in a Vigoraus Speech. Washington, Jan. 27.-The debate in the Senate to-day on the Teller resolution was marked by many noteworthy incidents. After was settled that the time for taking the vote should be postponed till 6 o'clock to-morrow. the session to begin at 10, Senator Daniel of Virginia resumed the floor and continued the argument which he had begun yesterday in support of the resolution.

It was a carefully prepared speech, and was rehearsed with much oratorical effect. Its delivery occupied two hours. He quotes from speech by Mr. McKinley at a meeting of Republican clubs in Toledo on Sept. 12, 1890, criticis hear President Cleveland and charging him with dishonoring one of the precious metals, dis crediting sliver and enhancing the price of

Mr. Lodge (Rep., Mass.) followed. He said that he favored international bimetallism, always had favored it, and had done what little he could do to promote it. He regretted that the attempt at an international agreement had failed, and he hoped that in the future it might succeed. Helieving as he did that that was the only possible form of bimetallism, the choice lay now between the maintenance of the existing gold standard, to which the Republican party had pledged itself in 1896, and the free and un limited coinage of silver at 16 to 1. He argued that in law and in morals the Senate ought to pass the resolution. He believed that, while an option was given in the bonds by the use o the word "coin" instead of "gold," the choice should remain with the creditor.

Mr. Lindsay of Kentucky, gold Democrat thought it unfortunate that those who advo cated sound money had accepted the issue ten dered them by the resolution and had made their first fight upon it, with not only the certainty of their defeat, but with the consciousness of being wrong in their interpretation. He argued that the question presented in the resolution was one of law, not of policy. He thought that it would have been better to postpone the resolution indefinitely, as there was no more reason for its readoption than there was for the readoption of the Declaration o Independence. The concurrent resolution of 1878 had lost none of its vitality or force by the lapse of twenty years So long as parity was maintained between gold silver, and notes, it made no difference in which money the bonds were paid; so that the Senate money the bonds were paid; so that the Senate was dealing with a mere abstract legal proposition. The Treasury Department would be, after its passage, as free to pay in gold as it was today. "If" said Mr. Lindsay, "the vote had been taken on this resolution when Mr. Vest reported it, it would have passed out of sight and attracted no attention from bondholders or creditors. But the other side of the House has made it important by attributing to it an effect which its language does not authorize, and by fighting a sham battle."

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At another point in Mr. Lindsay's speech, Mr. Aldrich said, with some excitement in manner

its language does not authorize, and by fighting a sham battle.

At another point in Mr. Lindsay's speech, Mr. Aldrich said, with some excitement in manner, that the resolution was in the interest of Mr. Bryan, and that it was under Mr. Bryan's leadership that the Senator from Kentucky was looday sustaining the resolution.

"And he ought to be prond of it." Mr. Stewart of Nevada exclaimed, amid great laughter.

"The Senator from Rhode Island, Mr. Lindsay replied, "had better look after his own leadership than trouble himself about mine."

"I am not expecting," said Mr. Aldrich, "that the Senator from Kentucky will vote under my leadership. Discipline on that side of the chamber is too strong for the Senator from Kentucky ever to swerve from loyalty to the Democratic party. I wish that party loyalty were as strong on this side of the chamber.

This last shot at the silver Republicans stirred up Mr. Wolcott of Colorado, who exclaimed, "I wish, too, that members of the Republican party on this side of the chamber would stand by the principles and the tenets of the party and not go off at the behest of an Indianapolis Convention, which wants to fasten the single gold standard on the country." [Applause on the Democratic side.]

In concluding his speech Mr. Lindsay said that he should vote in accordance with the statement he had made at the outset, and that if conditions should change so that payment in silver would produce hardship on the public ereditors, the question would be then presented as to what policy the Government should pursue under such circumstances.

Another of the gold Democrats followed Mr. Lindsay, but took a diametrically opposite position from that of the Kentucky Senator. This was Mr. Caffery of Louisiana. The sting of the resolution, he said, was in its tail. The very gist of the whole matter was in the concluding clause, which looked to the free colnage of silver. He spoke of the battle botween the two strength and courage to the next President. Whom the friends of silver hoped to elect.

Mr.

they might have an excuse to give for not passing any currency legislation.

Mr. Aldrich—Did I understand the Senator to say that he was or was not in favor of the free and unlimited coinage of silver?

Mr. Smith—I am opposed to the free and unlimited coinage of silver at 16 to 1.

Mr. Aldrich—Then of course the Senator does not understand the resolution to mean the restoration of silver coinage. restoration of silver coinage.

Mr. Smith—I understand that it is a legal

question.

Mr. Aldrich—Then the Senator does not agree with the Senator from Arkansas (Mr. Berry) that the resolution is a declaration in favor of the free coinage of silver!

Mr. Smith—I did not hear what he said and

Mr. Smith—I did not hear what he said and cannot answer your question.
Mr. Cockrell (Dem., Mo.) made a speech in support of the resolution. He quoted with great effect a speech of Senator Allison in the Senatoe after years ago, to the effect that if the nations were to demonstize gold and remonstize silver there would be a vast depreciation in gold, and that it was legislation which gave the two metals their money value.
Mr. Cockrell concluded at 6:50 o'clock. Then Mr. Stewart of Nevada took the floor, and the Senate adjourned till to-morrow morning at 10.

TALK IN THE HOUSE.

Pree Silver and Cuba Discussed-The India:

WASHINGTON, Jan. 27.-The Indian Appro priation bill was passed by the House to-day having been the nominal business since Mon day. But little attention was paid to the bill the discussion being on free silver, Cuba, and the general condition of the country. Mr. Hartman (Sil. Rep., Mont.) was the first

speaker, and he made an ultra free silver speech incidentally denouncing the management of the House, He evoked Democratic ap, lause by asserting that the country had finally and for ever rid itself 'of Grover Cleveland, that, "in cubus upon the body politic who had been ac cepted as the oracle of the Republican party and the chief god of its financial faith," and prophesying that upon the Chicago platform unabridged and without modification and under the leadership of William Jennings Bryan, the Democratic party would march to victory in 1898 and 1900. This had such a stirring effect upon ex-Representative Towne, who was listening entranced to his silver associate, that

hatening entranced to his silver associate, that he fell out of his chair into the aisle, to the great amuschent of the galleries.

Mr. Barrett thep., Mass., responding to Mr. Hartman's assertion of Democratic success, said that the Republican party velcomed the lastic presented in the Teller resolution, and would go into the campaign of 1898 believing that as triumphant a victory would perch on their hanners as greeted them in 1896. [Appliance.]

. De Armond (Dem., Mo.) addressed the e. attacking the Cuban policy of the Re attacking the Cuban policy of the Re us and taking a fall out of the man b, which he said held the majority in a of slavery. This brought out from Mr rous, sereastic rebuke, which and most of the Democrati

ed to char greatly.

Originals inserted in the bail by the Committee indian Affairs authorizing leasts of the life lands in I tah and of mineral and coals in the Kibwa, Communete, Apache, and data Heservations in Okinhom; were seen out on points of order as new legislatile bell was then reported to the flouse passed.

b. District of Columbia bill, carrying columbia of \$5.637.637 for the year no 50, 1899, was taken up. Under signated as general debate there was occ of the discussion of the question say before the House off and on all bether or not prosperity has re Schraska pictured wee and dis-lition of the laboring man and beer and rags as the principal

reiterated his statements re Farding the increase in the price of sheep and wood, and added that yesterday in Chicago coal operators and operatives had signed a con-tract which would give the miners about 45 per

SILVER FIGHT IN SENATE. SENATE. SENATE. SERVICE THE DISCUSSION OF THE TELEER HOSE ALS O'COOK THE OFFICE OFFICE OF THE PRISONS.

THE DISCUSSION OF THE TELEER HOSE AND ANNION THE COMMITTEE COMMITTEE COMMITTEE COMMITTEE COMMITTEE CONTINUED.

PRESIDENT DOLE BUSY.

Many Visitors Call-Series of Secial Functions to Be Given in Bis Honor

WASHINGTON, Jan. 27.-There was no outward evidence to day of the important political alssion which brought President Dole of Hawaii to Washington. Mr. Dole passed almost the entire day in his apartments at the Arlington busily engaged in matter to be sent by the next mail to Hawail, being assisted in this by his Secretary. President and Mrs. Dole received many visitors during the morning. Senators and Representatives being among the number President McKinley being absent in New York there was no interchange of courtestes between him and the Hawaiian guest of the Nation, but Mrs. McKinley sent cards of herself and the President in the morning inquiring for the

Mrs. McKinley sent cards of the Nation, but Mrs. McKinley sent cards of herself and the President in the morning inquiring for the health of Mrs. Dole.

The most conspleuous circumstance connected with President Dole's visit is the claborate series of social functions pinnned in his honor. Next Tuesday evening the President and Mrs. McKinley give a state dinner at the White House, at which President and Mrs. Dole will be the guests of honor. To-morrow evening the Vice-President and Mrs. Hobart will give a dinner in their honor, and the Gridiron Club has invited President Dole to be its guest on Saturday evening. On Thursday evening next the Hawaiian Minister and Mrs. Hatch will give a ceception in honor of President and Mrs. Dole at the Arlington. The Hawaiian Presidential party, with Minister and Mrs. Hatch and a number of other friends, occupied boxes at the Lafayette Square Theatre to-night.

Pension Order Approved by the Senate Con

WASHINGTON, Jan. 27.-In response to the res olution introduced by Senator Allen, directing the Senate Pensions Committee to inquire by what authority the Commissioner of Pension refused to consider claims for increase of pensions until twelve months after former action, the committee reports that after examining Commissioner Evans and the statistics presented by him, they believe the Commissioner had full power to issue his recent order to that effect. There are now pending in the Pension Office, the committee says, 200,000 applications for original pensions and 450,000 applications for increase. As 75 per cent, of the applications for increase, As 75 per cent, of the applications for increase, as 75 per cent, of the applications for increase are eventually rejected, and as much time and labor is required to adjudicate a claim of this class as for an original claim, the committee thinks it is self-evident that the rule is clearly in the interest of those soldiers and widows who have not yet received a pension. The rule, therefore, has their unqualified indersement. refused to consider claims for increase of per

Bills Introduced in the Senate.

WASHINGTON, Jan. 27.-Senator Hoar to-day introduced a bill for the appointment of an additional Judge for the Third Judicial Circuit. Accompanying the bill is a petition signed by Actioning the bill is a petition signed by Attorney-General Grey of New Jersey and many members of the bar of that State. The two Judges now on the circuit, the petitioners aver, are greatly occupied at Pittsburg and Philadelphia, with the result that the dockets in the New plis, with the result that the dockets in the New Jersey district are greatly overcrowded, the work being greater than one man can bear. The death recently of Judge Green of the New Jersey district, they say, was due to overwork. Sonator Cullom introduced a bill providing for an additional Judge for the Sixth, Seventh, and Eighth Judicial districts, respectively. Senator Spooner introduced a bill for the establishment of a Department of Public Health.

President Bole in Hanna's Old Rooms WASHINGTON, Jan. 27.-Senator Hanna wa

going up the stairs leading to the apartments of President Dole this morning when he met brother Senator coming down. "Which are the President's rooms?" aske Mr. Hanna.

"Those at the end of the hall," replied hi colleague. "They have been occupied by the Princess Eulalie and other distinguished personages. They are called the royal suite."
"Oh. pshaw!" said Hanna, as he looked up and recognized the numbers, "why, those are my old rooms."

Nominations by the President.

WASHINGTON, Jan. 27.-The President sent to the Senate to-day the following nominations: Julius Jacobs of California, to be Assistant Trea irer of the United States at San Francisco.

Henry C. Bell, to be Collector of Internal Revenu Fourth district of California. Hart H. North of California, to be Commissioner of

Hart H. North of California, to be Commissioner of Immigration at the port of San Francisco.

John F. Winter of Illinois, to be Consul of the United States at Annaberg, Saxony.

Reuben D. Hill, to be Attorney of the United States for the district of Kentucky.

Hamilton Glover Ewart, to be United States District Judge for the Western district of North Carolina.

Postmasters—William T. Hutchins, Huntsville, Ala.: Prelate D. Barker, Mobile, Ala.: Moses A. Luce, San Diezo, Cal.; Jeremiah Penton, Springheld, Mo.; Henry H. Smith, Worcester, N. Y.; Stephen D. Boyce, Port Jervis, N. Y.; Charles S. Moss, Franklin, Tonn.

WASHINGTON, Jan. 27.-The House Commit tee on Pacific Railroads voted favorably upon the amendment to the bill authorizing the Sec retary of the Treasury, under certain condi-tions, to purchase the Kansas Pacific division of the Union Pacific Railroad. The amendment provides that in case the Kansas Pacific or any part thereof shall be redeemed or purchased by the United States, the President may sell or dispose of the property to the best advantage of the United States.

levenue Cutter McCullech ou Her 23,000 Mile Cruine.

WASHINGTON, Jan. 27.-A cable despatch was received at the Treasury Department to-day prouncing that the new revenue cutter Mo Culloch has reached the Azores, and that the first stage of the vessel's voyage of 23,000 miles to San Francisco by way of the Sues Canal was accomplished without incident.

New Fourth Class Postmasters. Washington, Jan. 27.-Ninety fourth class

Postmasters were appointed to-day, among them the following: New York-Bergen, Genesee county, B. N. Walker New Jersey-Wildwood, Cape May county, Henry

. Maris. Connecticut—Mechanicsville, Windham county, C. The Bavis-McClure Bribery Indictments Di missed.

The indictments against former Assistant District Attorney Henry S. Davis and Edgar L. District Attorney Henry S. Davis and Edgar L. McClure have been dismissed by Judge Aspinall in the County Court in Brooklyn. Davis and McClure were indicted on a charge of bribing Samuel Guttenberg and prevailing upon him to remain away from Police Justice Nostrand's court at Coney Island in last May, Guttenberg had caused the arrest of Chitton Abbott for stealing his watch, and Mr. Davis was Abbott's counsel. District Attorney Marcan recommended the dismissal of the indictments.

omplete Union of Philadelphia Street Car

PHILADELPHIA, Jan. 27.-By a vote of the tockbolders the Hastonville, Mantua and Fairmount Passenger Railroad was leased Fairmount Passenger Railroad was leased to-day for 999 years to the Union Traction Company at a rental of 6 per cent. on \$500,000 preferred stock and 4 per cent. on \$2,000,000 common stock. The effort to prevent the lease by a legal injunction failed. The Hastonville property, with its leased connections, was the only line of surface railway operated has a competitor of the street car can solidation in this city. The entire street railway system is now under one management.

The Rev. Mr. Bockery Weds Again at 74. CHILLICOTHE, Mo., Jan. 27.-The Rev. Willis E. Dockery has married again at the age of 74. This time he has espoused a widow, Mrs. July E. Dimmock, 29 years his junior. Mr. Dockery is the father of Congressman A. M. Dockery of the Third Missouri district. The wedding took place last night. Both bride and groom live here. Mr. Dockery is a superannuated Southern Methodist minister. His son, the Congressman, owns valuable interests in this section, a bank being among his possessions.

CLEVELAND, O., Jan. 27,-The Hanna me carried everything before them at the annual election of the Tippecanos Club, held to-dand this evening. Harvey foulder was elect President and J. H. Blood Commander, over A. McKenzie. The Hanna candidates for re tors were also elected.

A Despundent Boy Kills Himself. George Tensler, 17 years old, drank prussic

cid with sufcidal intent in his home, at 129 Helmont avenue, Newark, last night. He died half an hour later in the German Hospital. He hald been employed in a jeweiry factory, but for several weeks had had no work and was despondent.

PLILADELPHIA, Jan. 27.—The Rev. William leilson McVickar, D. D., rector of Holy Trinity Church, was ordained to day Bishop-Co-adjutor of the Protestant Episcopal diocese of

TION FOR THEIR MAINTENANCE. Canal Investigation Bill Ordered to a Third

Beading in the Scante-Bill Making It a Mindomenacy to Issue Trading Stamps-The Excise Question Comes Up in the Assembly. ALBANY, Jan. 27,-The Senate Finance Com mittee reported this morning the Nixon bill for the investigation of canal expenditures, which was advanced to a third reading in the Assembly yesterday, Senator Centor presented the Don-nelly or Democratic bill as a minority report. It was referred to the Finance Committee. Senato Cantor declared that, inasmuch as the committee had considered his bill in connection other, and had rejected it, it would be a farce to send it to the committee. He moved that the Finance Committee be discharged and that his bill go to the Committee of the Whole forthwith, and his motion gave the Democrats an opporcanal investigation, after which it was voted

iown by the Republican majority.

The Stranahan bill for the appointment of a ommission to study the tax system of the State was reported favorably, and will undoubtedly

Senator Brush's bill, empowering a Judge of a court of record to sentence a person afflicted from the use of liquor or parceties to an institution for treatment, instead of to jail, was re-

ported favorably.

Assemblyman Nixon to-day introduced a bill appropriating \$200,000 for deficiency in appropriation for the maintenance of the prisons for the present fiscal year. For the past few years the usual appropriation for this purpose was \$500,000. The last Legislature appropriated only \$300,000 for maintenance this year, anticipating that the capital fund would be sufficient not only to put into operation the industries ontemplated by the new labor system in the prisons inaugurated a year ago last January, tional #200,000 needed for maintenance this year. It was found, however, that the demands made upon the capital fund in inaugurating the new industries was so far in excess of the calculations that no payments from this fund for maintenance will be possible from this fund for maintenance will be possible this year. Nearly the same amount is required to carry on the new industries that was necessary for the presecution of work in the prisons under the old law. Mr. Nixon stated that an appropriation of \$500,000 for maintenance would also be necessary for the next fiscal year, and that it would be two or three years before the earnings of the prisons under the new labor system would be sufficient to meet the exponditures for maintenance, as well as to carry on the industries in the prisons.

The Tammany Assemblymen attacked the Excise Committee at the session of the Assembly to-

The Tammany Assemblymen attacked the Excise Committee at the session of the Assembly today, and declared that the Democratic members who had introduced excise measures had been unable to secure a hearing from that committee. Though it was developed that such hearings had never been requested, their bluff was promptly called by the Speaker, who announced that the committee stood ready to give a hearing at once on any one of the three bills that had been referred to it. Their faise pretences were apparent when Assemblyman Green of New York, who had been most stren nous at to-day's session in a demand for a hearing, announced that he intended to leave the city befare the meeting of the committee this afternoon. The Speaker promptly informed Mr. Green that he had no right to leave Albany while the Legislature was in session. Mr. Green asked for leave of absence until Monday night, which was refused amid

intil Monay hight, which was refused and the laughter of his colleagues.

Assemblyman Holbert introduced a bill mak ing it a misdemeanor to issue trading stamps and similar devices. It is in the form of an amend ment to the l'enal Code and adds a new sectior to take effect on Sept. 1 next. It reads as fol-

A person who shall issue trading stamps or other devices to any person engaged in any trade, business, or profession, with the promise, express or implied, that he will give to the person presenting to him such stamps or other devices, money or anything of value, without receiving from such person the value thereof, or make to any such person any concession or preference in any way, on account of the presentation of such trading stamps or other devices; or being engaged in any trade, business or profession, shall distribute or present to any person dealing with him any such trading stamps or other devices; or being engaged in any trade, business or profession, shall distribute or any article or thing purchased of or any services performed by him, shall be guilty of a misdemeanor.

Assemblyman Sullivan's bill, exempting New

Assemblyman Sullivan's bill, exempting New York city veterinary surgeons from jury duty, was ordered to a third reading.

Assemblyman Hondy introduced his bill of last year to license barbers and providing for the sanitary inspection of barber shops.

These other bills were introduced in the Assembly. sembly:

Mr. Collins—Providing that certificate to review

Mr. Collins—Providing that certificate to review Mr. Collins—Providing that certificari to review and correct an assessment shall only be allowed upon application to the Supreme Court within fifteen days following the final submission of the tax and assessment rolls to the Municipal Assembly in New York city on the first Monday of July annually.

Mr. Collins—Providing that Commissioners of Deeda appointed in the various municipalities incorporated in Greater New York before Jan. I lat. whose terms of appointment have not expired, shall have the aame office, power, and authority during the remainder of their term as each had in the municipalities in which they were appointed.

bich they were appointed. Mr. George W. Meyer. Jr.—Ratifying the laying ou the East River Park in dankattan borough between

by property owners adjacent.

Mr. Perkins—Empowering the Loan Commissioners
at the several counties to continue leaning on real
setate the funds of the United States Deposit Fund.

Mr. Stoneman—Providing for the use of ballot machines at city elections by a two-thirds vote of the
Common Council.

Mr. Tiffany—Prohibiting railroads on East Nineseenth street, Brooklyn borough, between Caton and
Foster avenues, without the consent of a majority of
adjacent property owners.

Foster avenues, without the consent of a majority of adjacent property owners.

Mr. Mitchell-Establishing a public park on the mortherly part of the block bounded by Franklin ave-nue. East 199th street, Boston avenue, and East 168th atreet, in the borough of the Bronx.

Mr. Pitzgerald—Appropriating 5500,000 for estab-lishing State grain elevators at Buffalo and three at New York.

These bills were introduced in the Senate: Senator Coffey—Providing that one-half of the whole assessment of the expense for opening East Twenty-first street in the lest town of Grav-send, originally assessed on individual property owners directly benefited shall be paid by the city at largo. Also, directing the construction by New York city of a bridge to cost \$12,000, over the mill pond in the Thirty-first and Thirty-second wards. Brooklyn borough. The expense shall be assessed on the property in thore wards.

A hearing will be given next Thursday afternoon before the Senate Committee on Miscellaneous Corporations on the four dollar-gas
bills pending before that committee. Senator
Cantor's bill and that or Senator Guy apply
to Manhattan and Bronx boroughs, Senator
Coffey's to the boroughs of Manhattan, Bronx,
and Brooklyn, and Senator Featherson's to
every city in the State. every city in the State.

State Medical Society's Officers.

ALBANY, Jan. 27. - The State Medical Society concluded its business to-day. The following officers were elected: President, Dr. John O Roe of Rochester; Vice-President, Dr. 1. F. Brush Roe of Rochester; Vice-President, Dr. L. F. Brush of Mount Vernon; Secretary, Dr. F. S. Curtis of Albany; Treasurer, Dr. Charles H. Porter of Albany. Drs. Frank Van Fleet of New York Arthur G. Root of Albany, and Ernest Wende of Buffalo were appointed a legislative committee. These delegates were chosen to the British Medical Association; George Seymour of Utica, Dillon Brown of New York, and Charles E. Davis of Albany. The following were nominated to the Board of Regents as candidates for the two vacancies on the State Board of Medical Examiners: Eurone Beach of Gloversville, Joseph P. Creveling of Auburn, H. D. Wehr of Elmira, and Daniel L. Lewis of New York.

ALBANY, Jan. 27.-Attorney-General Hancock to-day gave a hearing on the application of Henry R. Nostrand for permission to begin action against Charles H. Ebbetts and Mr.

ontest for a Seat in the Municipal Assembly

French to test the title to the office of member of the Municipal Assembly of the city of New York for the Seventh Council district, borough of Brooklyn. Nostrand, Etbetts and French were the three Democratic candidates, and Eb-betts and French secured the certificates of elec-tion. Nostrand claims that if a rightful count had been made the result would have given him more votes than Ebbetts and would have re-duced French's yote, though not enough to immore votes than Floorts and would have re-duced French's vote, though not enough to im-peril his election. The Attorney-General took the papers and will give a decision later.

Excise Moneys Must Be Paid to Comptrolle

ALBANY, Jan. 27 .- Attorney-General Hancock has written an opinion, addressed to Excise Commissioner Lyman, holding that two-thirds of all moneys received for liquor taxes in the entire territory comprising the new municipality of the city of New York shall be paid to the Comptroller of that city. The opinion also holds that rebate orders on liquor tax certificates surrendered from any portion of said territory, either before or after Jan. 1, 1898, should be drawn upon and paid by the Comptroller of the municipality.

Albany, Jan. 27.-Gov. Black to-day signed the second chapter of the Laws of 1898. It was Assemblyman Peterson's bill, providing for the better protection during the winter season of fish in Chautauqua Lake. The purpose of the law is to prohibit spear fishing in Chautauqua Lake. BOARD OF ACCOUNTABLE.

6 Mill Practically Taking Their Appe Out of the Hands of the Regent

ALBANY, Jan. 27.-The State Regents' D partment is amazed at the introduction to-day of a bill by Senator Wray of Brooklyn me erially changing the provisions of the certified public accountants law, which has been in operation but a year. The animus of its promoter is apparent. The first Beard of Examiners under this law comprised Charles E. Sprague of New York city, Frank Broaker of Brooklyn, and Charles W. Haskins of New York city, whose terms expired in 1899, 1898, and 1897, respectively. This board was empersons desiring to practice as certified public accountants. Mr. Broaker was the Secretary of the board. Complaint was made to the Re gents that he was using his office to further his own personal ends, and the specific charge was made that Mr. Broaker had published a book called "The American Accountants' Manual, supposedly designed for the use of candidates in preparing for an examination before the State Board of Certified Public Accountants. The book was rold at \$3 a volume.

Last June the Regents called upon Mr. Broaker to either stop the publication of the Last June the Regents called upon Mr. Broaker to either stop the publication of the book or resign as a member of the board. He did neither. In November the Regenta, by resolution, abruptly terminated the tenure of office of the three members of the Board of Accountants, and while Messrs. Sprague and Haskins were cach immediately reappointed for a full term of three years. Mr. Broaker was dropped and James T. Anyon of New York city named to succeed him. Mr. Broaker protested against this apparent summary removal, and asked Attorney-General Hancock for permission to bring an action to test Mr. Anyon's title to his office. A spirited hearing on the application was had before the Attorney-General, Senator Wray appearing as counsel for Mr. Broaker. The Attorney-General has not yet allowed Mr. Broaker to commence the action.

Under the present law the Regents may appoint any certified public accountants a member of the board, and the power to grant certificates is discretionary. Senator Wray's bill introduced to-day provides that the Regents must appoint as members of the board one each from the American Association of Public Accountants, the National Society of Certified Public Accountants. Each society of Certified Public Accountants. Each society is to nominate two candidates for membership in the board and from these the Regents are to choose. Mr. Broaker has considerable influence in the first two named societies, and if this bill becomes a law it is feared that before long he and his friends would have control of the State Board of Certified Public Accountants.

Since the law has been in operation twenty-seven candidates have failed to pass the accountants examination. A provision in Sena-or Wray's bill extends for a year the exemption from a State examination of persons desiring certificates as certified public accountants, and would admit all comers who had worked for a year as bookkeepers, no matter what their moral character, which is a much-favored restriction in the present law.

Notice to Mayer Van Wyck Not to Remove

ALBANY, Jan. 27,-Lieut.-Gov. Woodruff re terated to-day the declaration that the Brooklyn Republicans in the Legislature would take active measures to prevent Mayor Van Wyck from removing Republican officeholders in Brooklyn in cases which they believed in contra vention of the spirit, at least, of the charter He added that it should be distinctly under stood that their plan did not contemplate keep ing anybody in office against the wishes of the voters expressed at the last election.

There is a great lack of definiteness about the programme of the Brooklyn men, and at least me of them believes that the situation should courts if necessary. Senator Brush, it was learned to-day, signed the resolutions adopted at the Woodruff dinner last night only because the others present desired unanimous action. He expressed the opinion that their action was only firing in the air and would be without practical result. be left to work itself out, with recourse to the

result.

Assemblyman Brennan of Brooklyn, who introduced a bill yesterday to reinstate the old Commissioners of the East River Bridge, presented two more bills to-day which seem to be in line with the Woodruff resolutions.

One of them extends the term of the keeper of the Hall of Records in Brooklyn till Jan. 1, 1904, and empowers him to appoint all assistants, watchmen, and helpers. The other urovides that street and highway improvements in Gravesend shall be continued under William V. B. Bennett, Hans C. Kronika, and Thomas S. Jenkins, as Commissioners of Common Lands

V. B. Bennett, Hans C. Kronika, and Thomas S. Jenkins, as Commissioners of Common Lands instead of under the city authorities.

Senator Wray of Brooklyn introduced a bill to make William Schnitzpan, one of the Brooklyn Civil Justices, eligible to appointment as a Municipal Court Justice. He is not a lawyer, and therefore ineligible under the charter. It is not likely that the Brooklyn men will have very plain sailing with their proposed charter amendments. Gov. Black and Speaker O'Grady are both disposed to look askance at legislation of this sort, and have so expressed themselves to members who have introduced such bills. There is no understanding up to date, it is said, between Lieut.-Gov. Woodruff and Gov. Black as to the adoption of the legislation contemplated by the Woodruff resolutions.

Important Excise Decision

ALBANY, Jan. 27.-State Excise Commissioner Lyman has been notified that Justice Dunwell of the Fourth Judicial Department has just handed down a decision of importance in an ex cise case tried at Rochester. He holds that a person convicted of felony cannot traffic it liquor: that stalls, or curtains suspended to make stalls, are not permissible in a room where liquor is sold; that a liquor tax certificate is not contract, and that a certificate cannot be re-leved from risk of cancellation for cause by as-

WRECKED IN LAKE MICHIGAN. The City of Duluth Broken in Two Off St. Je

seph-Passengers All Saved. CHICAGO, Jan. 27,-The steamer City of Duuth, owned by the Lake Michigan and Lake Superior Transportation Company, grounded on sandbar off St. Joseph, Mich, in gale late last night. At 4:30 o'clock this morning she broke amidships, spilling her cargo and going to pieces. Sixteen passengers were on board at the time of the disaster. All were saved, as were the twenty-five men composing the crew. A late bulletin received from Be ton Harbor announced that Mrs. William Tryon, one of the women on board the ill-fated boat, is

one of the women on board the ill-fated boat, is dying from exposure.

Mrs. Tryon is 75 years old, and when she was taken out of the basket which conveyed the passengers from the deck to the shore she had fainted from exhaustion. Several other passengers are also reported as suffering from the perilous ride across the water. The steamer was scheduled to leave the local dock on Saturday. A terrific storm was forecasted and Capt. McLain refused to take out the steamer, which was twenty-three years old, and although regarded as one of the stanchest crafts on the lakes, had shown evidences of weakness at sea. On Sunday the storm was at its height and shadid not leave port until yesterday afternoon. The trip usually requires from six to seven hours and no more was heard by the local officials until they received a despatch that she had run aground.

The Duluth's tonnage was 1,310; length, 202 feet; beam, 36 feet. Her cargo consisted of 28,000 bushels of corn and 2,000 sacks of flour. The stoamer was valued at \$80,000 and was insured for \$29,000. She was chartered by the Graham & Morton Company for winter service.

BROOKLYN REPUBLICAN HARMONY Col. Michael J. Dady for Chairman of the

The Executive Committee of the Republican

County Committee in Brooklyn will be organ-

ized on Tuesday night, and from present indic tions the proceedings will be characterized with the same harmony that prevailed at the organ ization of the larger body. Col. Michael J. Dady. the Third ward chieftain, will probably chosen Chairman without any opposition, although the few followers of Jacob Worth in the committee would prefer some other selection. There is no foundation for the story telegraphed yesterday from Albany that Liout. Gov. Woodruff and former City Commissioner Willis had severed their close political relations and that there was to be a new deal in the party management in Brooklyn. Mr. Willis said last night that there was not the least danger of a break between him and Mr. Woodruff or the recurrence of another factional squabble in the organization. He expressed his confidence that the party would be solidly united in Kings county when the time to hold the State Convention comes around. ommittee would prefer some other selection.

NASHVILLE, Tenn., Jan. 27.-Twelve ballot for the nomination of a candidate for United States Senator were taken by the Democratic caucus to night, and the result was the same on each ballot. McMillin led with 35 votes. Taylor received 29, a gain of on over the last ballot taken last evening, and Turkey got 48, The caucus adjourned until to-morrow night,

MONEY AND BROKER GONE.

DISAPPEARANCE OF A BOSTON LEATHER MAN WITH \$98,000. Abraham Tebbitts Got Money on Bills of Lad-

ing Which Were Discounted by Banks-Lading Bills Were Made Out in Mis BOSTON, Mass., Jan. 27,- A warrant, charging embezzlement, was issued by Judge Adams in the Municipal Court to-day against Abraham Tebbitts, a commission merchant in leather. whose office is at 116 Bedford street. lice are trying to find him. They think that he has no immediate intention of returning here. A woman, \$28,000 of Government bonds and some diamonds are supposed to have disap-peared with him. Tebbitts, who has been dealng with the firms which now allege fraud, had excellent credit and succeeded in managing

what the leather men now regard as a clever

scheme with case.

The leather merchants, when dealing with orders which are to go to foreign countries, are in the habit of making out the bills of lading in their own names. By so doing they retain co trol of the goods until they arrive at the other side of the ocean, so that if any business trouble is encountered they may again secure possession. It is customary to take these bills of lading to banking houses, which discount them. The police say that Tebbitts persuaded certain firms to make the bills of lading out in his name. With the bills of lading in his name he able to get money on them from J. R. Moors, Kidder, Peabody & Co., and Brown Brothers. The bankers are safe, for they have the bills of lading and nobody loses by the leather deals except the dealers who trusted Tebbitts too

much.
Smith, Patterson & Co., the Summer street jewellers, also charge Tebbitts with fraud. They sold him over \$800 worth of diamond ornaments on credit within a few hours before he was last seen at his office. The leather men fairly swarmed about Chief of Police Watte's office with men fairly swarmed about Chief of Police Watte's office with particular to which have been at his office. seen at his office. The leather men fairly swarmed about Chief of Police Watts's office this morning to explain how it happened. They said that the transactions were supposed to be for spot cash and that the bills of lading were made out in Tebbitts's name with the idea that he was to get the money and immediately turn it over to them. It is their opinion that he bought bonds with the proceeds of the bills of lading. This scenes to be clearly indicated by the fact that when he went to the store of Smith, Patterson & Co. late on Tuesday afternoon to buy some diamonds, he showed \$28,000 worth of Government bonds which he then had in his possession. On this showing and his promise to send a check he got the goods. A ring, a line brooch and some smaller pieces were included among the articles.

Teobitts was a familiar figure among the leather men. He had an office at room 207, 116 Bedford street, and lived at 57 Pembroke street. He was so troubled with dyspensia that he was unable to stand erect. He was 45 years old. Up to a few months ago it was understood that he was the American representative of Tobbitts Bros., 68 Commercial street, East London. Since that time he has been doing business for himself.

The leather men did not begin to be uneasy about Tebbitts until Wednesday morning. The last person who tells of seeing him is his office boy, who says that Tebbitts was there at about 4:45 P. M. on Tuesday. Inspector McCausland reported this noon that the furniture in Tebbett's apartments and in his office had

boy, who says that Tebbitts was there at about 4:45 P. M. on Tuesday. Inspector McCausland reported this noon that the furniture in Tebbett's apartments and in his office had been seized by creditors. The leather which Tebbits secured from the various firms so far heard from was sent chiefly to Sydney, Australia, and to London. Tebbitts has been traced to one of the stations, where it is presumed he took a train for New York on Tuesday afternoon.

Capt. McClusky of the Detective Bureau yes-Capt. McClusky of the Detective Bureau yesterday gave notice that these Government bonds had been stolen in Boston, and requesting that their sale be stopped if possible: United States coupon 4 per cent. bonds of 1925–\$1.000, Nos. 86,185, 2,597, 2,606, 10,062, 10,063, 10,064, 10,065, 2,597, 2,606, 10,062, 10,063, 10,064, 10,065, 2,586, 2,587, 599, 66,465, 82,907, 4,832; \$500, Nos. 3,069, 3,062, 3,063, 3,064, 3,063, 3,066, 3,007, 3,070; \$100,Nos. 4,731, 4,721, 4,722, 3,834. The total amounted to \$20,400.

SWARM OF ITALIAN IMMIGRANTS. Kazimir Ritter von Pictrasnicwitz Will Please

The Barge Office swarmed with Italian immigrants yesterday. The steamship Tartar Prince brought in 720, and the North German Lloyd teamship Ems, from Mediterranean ports, landed about 200 more. Under the new immigration law, which will soon go into effect, many of the Tartar Prince's passengers would not be permitted to land, as they can neither read nor write.

One of the immigrants, an Austrian, gloried in the four-storied name of Kazimir Ritter von Pictrasaicwitz. He said he was a retired Lieutenant in the Austrian Army. He borrowed \$6 of Tekla Bigla, a little girl from his own town. He romised to pay her when they got to New York. He did not, and the girl complained to the registry clerk. Kazimir, &c., had seent the money getting first cabin fare. He could not pay it back. The Board of Special Inquiry de-cided that the ex-Licutenant was not a desira-ble immigrant, and he was debarred. The little girl was permitted to go to her relatives in Low-

simon Abramovits, a Polish immigrant, who Board of Special Inquiry that he was penniless but when told that they would all have to re turn to Europe he produced \$400.

PHILADELPHIA'S UNITED GAS. Blee in the Stock Explained by a Rumor e

PHILADELPHIA, Jan. 27.-A strong upward novement since Monday in the stock of the United Gas Improvement Company, which reently acquired a lease of the city gas works of Philadelphia, was attributed to-day to a rumor on the street that heavy New York interests are buying it for control. It is said that \$7,500,000 of the bonds of the Equitable Illuminating Gas Light Company, incorporated in this State for the purpose of controlling and financing the operations of the United Gas Improvement Company, under the provisions of its contract with the city of Philadelphia, have been floated in New York, by a syndicate of bankers, and that the stock has been heavily bought there as an incident of this transaction. United Gas officials, however, take care to intimate that the prospect of New York interests acquiring control of the Philadelphia company are, at present, remote. President Thomas Bolan says that the story from Boston that the latest method of manufacturing coal gas produces a cheaper illuminant than the product of water is unifue. In this city, he says, 50 per cent, water gas is now introduced in the service mains against 5 per cent, prior to the lease, with cheaper and more satisfactory results. United Gas stock closed at 109 bid, to-night. minating Gas Light Company, incorporated in

WANT GRIGGS TO RESIGN.

Paterson Aldermen Object to His Continuance in a Local Office.

PATERSON, N. J., Jan. 27.-Several years ago Gov. Griggs was appointed a member of the Martin Act Commission in this county to make adjustment of unpaid taxes. The Board of Aldermen of this city and the Commissioners have hardly ever been on the best of terms. Last night the Aldermen passed the following

Last night the Aidermen passed the following resolution:

"Whereas. The Hon, John W. Griggs having received the appointment of Attorney-General of the United States, his time will of necessity be taken up with his new duties and his residence in this city will be limited; therefore, be it.

"Hesolved. That we respectfully ask the Hon. John W. Griggs, previous to leaving the city, to make some arrangements whereby the various pieces of property on which taxes are still dual and payable previous to the year 1886, which have been in the hands of the Commissioners of Adjustment for several years, be adjusted and returned to the Receiver of Taxes for collection."

TROLLEY CAR HITS TRUCK. fender Bent and \$100 Worth of the Win

Carried by the Truck Spilled. A south-bound Madison avenue under-trolley car collided with a truck going west on Twonwith wines and about \$100 worth of the preclous fluid was spilled into the street. Louis Tropauer of 144 Ridge street, the driver, was unscated, but not hurt. The fender of the car was badly hurt as a result of the collision. There were no arrests.

A Venezueian Beccration for James Cassid; James Cassidy, a Brooklyn fur merchant, has een enrolled as a third degree member of the order of the Bust of the Liberator by President Joaquin Crespo of Venezuela. He received the distinction in recognition of some financial aid he rendered to members of President Crespo's family while in this country several years ago.

John Medole of Medole & Son, printers at 23 Vandewater street, who was knocked down by a cab Wednesday night at Thirlieth street and Sixth avenue, died yesterday afternoon at the New York Hospital,

ALE DRANK TO TOM DUNN.

the Can't Make a Speech, or Mo'd Free Ireis

About all the chief rulers of New York were at the annual feast of the Second Panel of the Sheriff's Jury at Delmonico's last night. Ex-Sheriff Tamsen was there with Sheriff Dunn, Judge Fitzgerald presided, and the 200 diners all drank Sheriff Dunn's health. Sheriff Lunn. who was wedged in among Edward Lauterbach, ex-Gov. Wise, and Justice Van Brunt, rose with a beaming face and said:

"If I could only make a spache I'd be over freein' Ireland. But I never made a spache in

Simeon Ford, the hotel man, who occasion ally makes a speech, was called on to try what he could do. He said:

"The last panel game I ran up against was a

year ago, when our German friend was at the helm. I had never seen him before and was prepared for a sort of Weber & Fields, Oofty-Goofty, 'der chail is ould' sort of a Dutchman, with wooden clogs, chin whiskers, and an india rubber abdomen. I found, however, a very good-looking gentleman who made a very good speech in very good English-better, in fact, than that used by some of us Daughters of the Revolution who can trace our Ameri can lineage 'way back eight or ten years. To night I was on the lookout for another kind of a comedian. I have read so much in THE SUN about wicked Tom Dunn and his naughty magic lantern that I was expecting a sort of Harry Kernell, Pat Rooney style of man, with plug hat and a blackthorn cane, who would give us three bars of an Irish reel upon slight provocation. But instead I find our friendcalm, dignified, handsome, suave-a gentle

give us three bors of an Irish reel upon slight provocation. But instead I find our friend-calm, dignified, handsome, suave—a gentleman and a man of the world. So after this I will think well of the Ludlow street landlord, for I believe they are all good fellows, for whom I might easily form an attachment, which is better, I fancy, than having them form an attachment for me.

"It is hard to realize that a year has slipped away since last you guthered at the festal board to throw bouquets at yourselves and have gifted after-dinner orators like myself tell you what hot stuff you are. How time does fly! If you ever find time hanging heavy on your hands jus; give your butcher a sixty-day note, and you'll find him roosting on your doorstep next morning. Half us hotel men have writers cramp from drawing so many notes, and now the Legislature has even taken away our three days of grace. Our Legislature is taking away everything from us nowadays. It regulates business methods and public morals and says we may sell rum between 12 and 1 at night, but if we sell between 1 and 2 we are guilty of a misademeanor unless we pay \$10 a night for a special license, when we may so ahead and drive the community into delirium tremens with impunity. It would seem as though New York were almost big enough to manage itself. Since it annexed all the outlying malarial districts it has a population of three and a half million souls, in addition to a number of politicians and hotel landlords without souls. Its wealth is estimated at \$5,000,000,000, about \$145.30 of which is possessed by hotel keepers, and they owe that.

"We have 100 banks, at ninety-nine of which I have vainly endeavored to discount paper juring the past year, besides fifty savings banks containing deposits amounting to \$100,000,000, which the tolling masses have been enabled to accumulate by eating hotel free lunches instead of honestly buying their food. New York is a grand and colossal city and a good place to live in if you have some one to pay your board. The only tr

LUCKLESS BANDA ROSSA Comes Back to New York Penniless with

Grievance Against Carl Rosenfeld. The Banda Rossa, in a somewhat disorganized condition, straggled into New York on Monday under the leadership of Signor Eugenio sorrentine, who has held the forces together since the first of January, when the Rosenfeld Brothers withdrew from the management. Signor Sorrenting says that the band's troubles have left the men penniless in a strange

"After the band struck at the Metropolitan

Opera House here," he said, "Mr. Carl Rosen-feld made a contract with us by which he promised to pay the men enough to live on. By the original terms the members of the band received so little that they could not get enough to eat. That contract was made on election day and it was not signed, as Mr. Rosenfeld said that it would not be legal if signed on a holiday. He said that it would be signed by him later and sent to me for my signature, as we had to start to travel on that day. I never got the contract from Mr. Rosenfeld. I wrote to him repeatedly, but he was always sick or had some other excuse for not sending it to me. For about eight weeks the men received the money which that second contract called for. In Boston, Philadelphia and Washington we played to large houses. When we got to Springfield no money was sent for the salaries. I advanced \$200 to the agent of the Rosenfelds, which has not been returned to me. I paid the men for that week enough to live on. When we got to Chicago Mr. Rosenfeld came there. He told me that I was in debt to him, and so was the band, as he had paid as much more than our original contract called for. He said that the second contract was not valid, as it had never been signed. That was the last week of December. The band refused to play unless he paid them and me. Heleft us there, and the past few weeks we have given several concerts, which have enabled us to live and get to New York. The men now are without a cent. To-morrow I shall see a lawyer to discover what can be done in our behalf.

Marguerite Von Vahlsen, the soprane who came here with the band, left the ornanization some time ago and has brought suit against Mr. Rosenfeld. Fran Stubenrauch, whose daughter Carlotta was a child violinist with the company, says that Carl Rosenfeld promised to pay her daughter's passage back to Gernany and has now refused. She says that she is without money to return. Mr. Rosenfeld, she says, told her that the members of the band had left it and got work in the Western cities. That brought her conditions, But the Handa Hossa arrived in town on Monday with all its members. travel on that day. I never got the contract from Mr. Rosenfeld. I wrote to him repeatedly.

JOY OVER MURDER CONFESSION

Detectives Glad to Have the Real Italian Ausassin Prove Them in the Wrong.

At Police Headquarters it was said yesterday that not in years had any Italian murder case been so satisfactorily cleared up as the killing of Natale Brogno to which Alexandro Ciaramello has confessed and for which Angele Carbone, his cousin, was condemned to die on the second

In a few days Ambrose H. Purdy, Carbone's lawyer, will ask for a new trial, presenting lawyer, will ask for a new trial, presenting practically the same evidence that was ruled out before, but reinforced by the presence of Chramello. Meantime Carbone in Sing Sing is happy in the prospect of the establishment of his innocence, upon which he so passionately insisted in court.

On his way to Centre Street Court from Police Headquarters yesterday Detective Petrosino took Charamello through Leonard street. When they came in front of the house at 162 Chramello stopped, and pointing to a shot on the side-

they came in front of the house at 162 Charamel-lo stopped, and nonthing to a spot on the side-walk said, "Here's where I killed him." The witnesses at the trial had said that it was fur-ther up the street that the tatal fight occurred. In court Petrosino made a short affidavit set-ting forth that he had arrested Charamello on suspicion that he was guilty of homicide, and asking for an adjournment to allow him to get furthenevidence. Magistrate Beuel committed Charamello to the Tombs without ball for ar-raignment to-morrow morning. raignment to-morrow morning.

A Reception to Police Commissioner Philips The Brooklyn Republican Club tendered a reception last night to Police Commissioner William E. Philips in the clubhouse at 146 Pierrepont street. Among the visitors were most of the Republican chieftains of the borough. Po-litical lines were not, however, strictly drawn, and among the guests were included many rep-resentatives of the Democracy. Gov. Black, Licut.-Gov. Woodruff, the Brooklyn Congress-men, Silas B. Dutcher, President of the Borough Grout, and several others sent letters of regret.

St. John's Again Blockaded.

St. John's, N. F., Jan. 27.-Ice again blocks St. John's. The steamer Portis and the bark Flora alone escaped yesterday. The ice is un usually heavy. Twenty-seven American herring vessess are loading at Placentia Bay.

We never carry anything over. Beerything sold the season it's made.

\$30 Carr's Melton

OVERCOATS \$15 Annual Clearance Sale



The time has come when it is necessary for us to offer our en-

tire stock of Overcoats and Suits and Trous-ers at reduced prices -necessary unlesswe Telephone us your size. We wish to do garmenfs. as the old

as the old

son to another. Every season this store shall show an absolutely new and fresh stock. Our store is full of this season's goods. People do not buy clothes now without some special reason. We shall make price a great

stores do-that's not our way-

we carry no goods from one sea-

inducement. Thirty-dollar Overcoats are now reduced to \$15, \$17 and \$19. Twenty-dollar Overcoats to \$11 and \$14. Fifteen-dollar ones to \$10.

Among these Overcoats are the finest and most expensive qualities, all made better than usual-Meltons, Kerseys. Rough Cheviots, etc.

Don't fail to see them early, or telephone for sample garments. Suits at same reduction.

E O Thompson's Sons To-order Clothing Ready-made Clothing 245 Broadway Clerical Clothing above Park Place above Park Place

WEDDED LIFE IN QUIET BROOKLYN. Septungenarian Canella as a Wooer and a

Husband. Mrs. Louisa C. Canelia will make an application in the Supreme Court in Brooklyn next week for \$300 counsel fee and \$25 a week alimony pending the trial of her suit against Septuagenarian Robert G. Canelia, a member of the Consolidated and Produce exchanges, for separation. The plaintiff two years ago, while widow, made the acquaintance of Mr. Canelia in Central Park, and subsequently he frequently sent her notes from the Hotel Majestic. In one of these, signed "R. G. C.," he says:

of these, signed "R. G. C.," he says:

The evening shadows of life are closing in upon
me, and i feet more and more my sense of loneliness.
You could make my existence almost ethereal if you
would only say the word. I promise to give you s
good home: we will mave to quiet Brooklyn and live
as a pair of happy doves.

good home; we will move to quiet Brooklyn and live as a pair of happy doves.

The widow was soon married to her aged admirer by the Rov. Dr. Houghton of the Little Church Around the Corner. The couple moved to 622 Second street in a particularly serene neighborhood in "quiet Brooklyn." After the honeymoon, according to Mrs. Canella's complaint, her husband began to grow cold to her, and frequently went on shooting expeditions down South. He also, she says, brought a lot of men-about-town to the house, and they sat up until early in the morning playing poker, drinking wine, and making fun of her. On one occasion her husband made this spitcful remark:

"I am growing younger every day, and I intend to marry a pretty girl of 16. 'Ha! ha! Where will you be then!"

She also alleges that he threw an omelet at her, and cut up one of her silk dresses. She says he is now in the South on one of his shooting expeditions.

THREE MEN FALL SIX STORIES.

One Tumbled from Above on a Scaffold Which tiave Way, So All West Down. George McNamara of 993 Columbus avenue and John Hammond, who lives next door to him at 991, plasterers, and Michael Semon, a laborer, of 104 East 113th street, were badly injured in a building being erected on the site of Niblo's

The plasterers have to make their own soaffolds, and the three men were employed in building theirs in the elevator shaft at the fourth floor. They lacked boards that were in the story above and sent Semon up to pass them down. While handing down a sawhorse he lost his balance and fell. Semon is a big may his balance and fell. Semon is a big man and the jar broke one of the joists upon which the scaffold rested. The planks slid off and all three went with them to the bottom in the subsecment six stories below. No one saw the accident, but the noise of the fall and the groans of the injured men brought the other workmen to the spot and an ambulance was called. They were all taken to St. Vincent's Hospital.

Narraganuett Bay Defences. Newporer R I Jan. 27 - Work on the defences of Narragansett Bay is being pushed ahead with great rapidity. The work at Dutch Island, which commands the Western entrance, is practically completed. The carriages for the disaptearing guns were transported there this week and are now being placed in position. The work at Fort Adams is also nearly completed. The next work will be the acquiring of lands at Jamestown, Conanicut Island, which will have to be done by condemnation.

Says "Her Ludyship" Is His Copyright Title. Robert MacDonald of 29 West Thirty-second street, author of a book called "Her Ladyship." has notified the managers of the Casino that his book is copyrighted and that he has reserved the dramatic rights to it, title and all. He asks that the title of the play of the same name which has been announced to anpear at the Casino be changed on account of this fact.

There was a big muster of handball enthusiasts at the Jersey City court vesterday to witness the final games of the stake match between Pat Scott of the home club and Prof. John Coggins of the Brooklyn court, In the first part of the rubber, which was played at the latter court on Jan. 19, Coggins won five straight games. As the conditions of the match called for best of eleven games. Scott was confronted yesterday with the difficult task of scoring algebras, scott was contrained yesteroay with the difficult task of scoring algebras can be such an effort, and Cognis could the agony by winning the stath and deciding game by \$24 to 3. This puts the professor's stock war up, as few players untaile the champlonship chass would back themselves to shut a clever man like licent out an electron. case would have themselves to shut a clever man like licett out so decisively.

The proposed mixed doubles exhibition of the star amseturs and professionals was not played owing to the maxeddable absence of Phil Casev and James Punne, Jr., but there was a lively substitute match, as follows:

w. Carney and B. McQuade 19 21 15 21-75
T. Dunno and M. Egan 21 14 21 6-63
It is announced that the A. A. U. has omically authorized the Jersey City Club to hold the second national amateur championship tournament on Feb. 21 and 22. Hapresentative entries from the leading handball centres of the United States and Canada are expected.

BABY

rest for tired mothers in a warm bath with Certeera Soar, and a single application of CUTICHA BOAR, and a single application of CUTICHA (olintment), the great skin cure. The only speedy and economical treatment for itching, burning, bleeding, scaly, and pimply humors of the skin, scalp, and blood.